

REMARKS

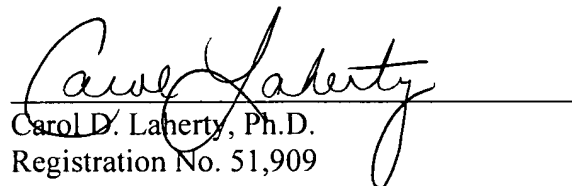
Further to the Response to Restriction Requirement filed December 11, 2006, Applicants respectfully request entry of the present Supplemental Preliminary Amendment. By this amendment, non-elected claims 643-654, 656, 657, and 663-675 are canceled, and elected claims 655 and 658-662 are amended to specifically recite the elected species of GPR85 polypeptides and maintain proper dependency. This amendment does not constitute new matter. Specific support for the diseases and disorders listed in claim 661 is provided in the claims as filed, and in paragraphs 0028 and 0945 of the published application (US 2006/0134109 A1). It should also be noted that the above amendments are made without prejudice to prosecution of any subject matter removed or modified by this amendment in a related divisional, continuation or continuation-in-part application.

The Director is authorized to charge any additional fees due by way of this Amendment, or credit any overpayment, to our Deposit Account No. 19-1090.

Applicants respectfully submit that the claims remaining in the application are allowable. Favorable consideration and a Notice of Allowance are earnestly solicited. Should any issues remain, the Examiner is urged to contact the undersigned at (206) 694-4887.

Respectfully submitted,

SEED Intellectual Property Law Group PLLC


Carol D. Laherty, Ph.D.
Registration No. 51,909

CDL:jjl

701 Fifth Avenue, Suite 5400
Seattle, Washington 98104-7092
Phone: (206) 622-4900
Fax: (206) 682-6031

887673_1.DOC